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8	matthew.rollin@sriplaw.com	Greater Palm Springs Tourism Equation disa Greater Palm Springs
9	Attorneys for Plaintiff	Foundation dba Greater Palm Springs Convention and Visitors Bureau
	LISA CORSON	Convention and Visitors Bareau
10		NET COUNT
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CALIFORNIA	
13	EASTERN DIVISION	
14	LISA CORSON,	Case No.: 5:22-cv-00736-SPG-PVC
15		
16	Plaintiff,	STIPULATION TO EXTEND
17	VS.	DEADLINE FOR PLAINTIFF TO FILE A MOTION TO STRIKE
	vs.	DEFENDANT'S AFFIRMATIVE
18	GREATER PALM SPRINGS	DEFENSES
19	TOURISM FOUNDATION DBA	
20	GREATER PALM SPRINGS	Current Date: July 14, 2022
21	CONVENTION AND VISITORS BUREAU,	Proposed Date: August 15, 2022
22	BUKEAU,	Judge: Hon. Sherilyn Peace Garnet
	Defendant.	
23		
24	Plaintiff LISA CORSON ("Corson") and Defendant GREATER PALM	
25	SPRINGS TOURISM FOUNDATION DBA GREATER PALM SPRINGS	
26	CONVENTION AND VISITORS BUREAU ("GPSTF"), by and through their	
27		
28	undersigned counsel, hereby stipulate and agree as follows:	
	WHEREAS, Corson filed her Complaint on April 28, 2022 at ECF 1;	

STIPULATION TO EXTEND PLAINTIFF'S TIME TO STRIKE AFFIRMATIVE DEFENSES
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1 WHEREAS, GPSTF filed its Answer on June 23, 2022 at ECF 25; 2 WHEREAS, Plaintiff's motion to strike affirmative defenses deadline 3 would be July 14, 2022; WHEREAS, GPSTF's Answer to Corson's Complaint contains ten (10) 4 5 Affirmative Defenses: 6 WHEREAS, The Central District's Local Rules require that the parties 7 have a meet and confer prior to filing a motion; 8 WHEREAS, GPSTF has submitted the matter to its insurance carrier, and 9 it is unknown if Defendant's counsel will be withdrawing and if GPSTF will be 10 obtaining new counsel; 11 WHEREAS, Corson's counsel requested an extension from GPSTF's 12 counsel to file a motion to strike Defendant's affirmative defenses to prevent 13 unnecessary motion practice while the matter is reviewed by the insurance 14 carrier; 15 WHEREAS, Corson's counsel requests an additional thirty (30) days in 16 which to file her motion to strike affirmative defenses, if needed, up to and 17 including August 15, 2022; 18 WHEREAS, GPSTF's counsel does not object to continuing the deadline 19 for Corson's counsel to file a motion to strike affirmative defenses: 20 WHEREAS, this request is not made for delay; WHEREAS, this will not delay or have any effect on the schedule in this 21 22 case; and 23 WHEREAS, this is the parties first request for an extension of time 24 regarding the affirmative defenses; 25 IT IS HEREBY STIPULATED that Plaintiff's deadline to file a motion to strike affirmative defenses is hereby continued from July 14, 2022 to August 26 27 15, 2022. 28 DATED: July 14, 2022 Respectfully submitted,

STIPULATION TO EXTEND PLAINTIFF'S TIME TO STRIKE AFFIRMATIVE DEFENSES
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CASE No.: 5:22-cv-00736-SPG-PVC

/s/ Matthew L. Rollin
JONAH A. GROSSBARDT
MATTHEW L. ROLLIN
SRIPLAW
Attorneys for Plaintiff Lisa Corson

/s/ Shaun M. Murphy
SHAUN M. MURPHY
Attorneys for Defendant Greater Palm
Springs Tourism Foundation dba
Greater Palm Springs Convention and
Visitors Bureau

ATTESTATION

Pursuant to Local Rule 5.4.3.4(2)(i), all signatories listed, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing.

/s/ Matthew L. Rollin
MATTHEW L. ROLLIN

STIPULATION TO EXTEND PLAINTIFF'S TIME TO STRIKE AFFIRMATIVE DEFENSES
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